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PART IV

Advertisements and Notices by Private Individuals and Private Bodies

ADONI GROUNDNUTSEEDS AND OIL MERCHANTS ASSOCIATION LIMITED, ADONI

NOTIFICATIONS

Adoni, the 7th June 1960

The approval of the Secretary, Forward Markets Commission, under sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with Notification No. S.O. 1162 dated the 4th May, 1960 has been obtained to the following amendments made to the Bye-laws of the Adoni, Groundnutseeds and Oil Merchants Association Ltd., Adoni, the same having been previously placed on the Notice Board of the Association, pursuant to Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

Amendments

For Bye-law 222 the following shall be substituted, namely—“222 (a) In the general interest of the trade, the Board may either—

- (1) by a resolution passed unanimously at a meeting specially convened in this behalf, or
- (2) by a resolution passed by a simple majority at a meeting specially convened in this behalf and concurred in by the Forward Markets Commission, or
- (3) by a resolution passed by a majority of not less than two-third of the directors present and voting at a meeting specially convened in this behalf and confirmed by a resolution passed by a majority of not less than three-fourth of the authorised representatives present and voting at a meeting of authorised representatives specially convened in this behalf by giving 48 hours notice, prohibit as from such date as the Board may specify,
 - (i) trading in hedge contracts for any delivery or deliveries at a rate or rates above a maximum and/or below a minimum as may be specified; or
 - (ii) all trading in hedge contracts for a specified period or until further notice as may be determined.
- (b) The Board may from time to time, in the manner indicated in any of the sub-clauses (1), (2) and (3) of clause (a), determine, extend or reduce the period during which the prohibition imposed under sub-clause (i) or sub-clause (ii) of clause (a) above shall be in force. The Board may also from time to time, likewise, vary the maximum or minimum rate or rates for the purpose of trading specified under sub-clause (i) of clause (a) above.
- (c) The powers specified in clauses (a) and (b) above may be exercised by the Forward Markets Commission in any case, where in the opinion of the Commission, it is expedient in the interest of the trade or public interest so to do”.

For Bye-law 223 the following shall be substituted, namely—“223 (a) If the Board considers that a state of emergency exists or is likely to arise such as shall in the opinion of the Board make free trading in any hedge contract in any delivery or deliveries extremely difficult, then, notwithstanding anything to the contrary contained in these bye-laws, or in any hedge contracts made subject to these bye-laws, the Board may:

- (1) by a resolution passed unanimously at a meeting specially convened in this behalf, or
- (2) by a resolution passed by a simple majority at a meeting specially convened in this behalf and concurred in by the Forward Markets Commission, or
- (3) by a resolution passed by a majority of not less than two-third of the directors present and voting at a meeting specially convened in this behalf and confirmed by a resolution passed by a majority of not less than three-fourth of the authorised representatives present and voting at a meeting of authorised representatives specially convened in this behalf by giving 48 hours notice.
 - (i) fix a date for the purposes hereinafter contained;
 - (ii) fix settlement rates for hedge contracts.
 - (iii) fix a special settlement day.
- (b) Every hedge contract for any delivery or deliveries entered into between a member and a member or between a member and a non-member outstanding on the date fixed under clause (a) (i) hereof shall be deemed closed out at the rate appropriate to such contract fixed under clause (a)(ii) hereof.
- (c) All differences arising out of every such contract between members shall be paid in through the Clearing House on the Settlement Day fixed under clause (a) (iii) hereof and the relevant clearing bye-laws shall apply accordingly.
- (d) All differences arising out of every such contract between a member and a non-member shall become immediately due and payable.
- (e) In hedge contracts entered into between a member and a non-member, any margin received shall be adjusted and the whole or the balance thereof, as the case may be, shall be immediately refundable.

The approval of the Secretary, Forward Markets Commission, under Sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with Notification No. S.O. 1162 dated the 4th May 1960, has been obtained to the following amendment made to the Bye-laws of the Adoni Groundnutseeds and Oil Merchants Association Limited, Adoni, the same having been previously placed on the Notice Board of the Association pursuant to Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

Amendment

For Bye-law 143 the following shall be substituted, namely:—

"143(a) All claims, differences and disputes between members (other than the disputes covered by the other by-laws such as Clearing by-laws, survey by-laws etc.) arising out of or in relation to all contracts made subject to these by-laws shall be referred to arbitration of arbitrators appointed as herein provided.

(b) It shall be compulsory for every non-member who has entered into a contract or contracts with any member of the Association in case such non-member has agreed in writing to abide by the rules and regulations of the Association to have all claims and disputes between him and the contracting member arising out of or in the course of the performance thereof or out of any breach of such contract or contracts settled by arbitration in accordance with the by-laws of the Association from time to time in force".

K. K. HALWE
Secretary

The Adoni Groundnutseeds and Oil Merchants Association Ltd., Adoni

Place: Adoni
Date: 18th June 1960

THE CENTRAL INDIA COTTON ASSOCIATION LIMITED, UJJAIN**NOTIFICATION**

Ujjain, the 2nd June 1960

The approval of the Secretary, Forward Markets Commission, under sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with S.O. 1162 dated the 4th May, 1960 has been obtained to the following amendment made to the Bye-laws of the Central India Cotton Association Limited, Ujjain, the same having been previously placed on the Notice Board of the Association pursuant to Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

Amendment

After Bye-law 221 the following Bye-law 221-A shall be added, namely:—

"Bye-law 221-A. If recognition of the Association or renewal thereof, granted by the Central Government under the Forward Contracts (Regulation) Act, 1952 is about to expire, and it is not intended by the Central Government to renew the same, and the Forward Markets Commission so notifies the Association then, notwithstanding anything to the contrary contained in these Bye-laws—

(a) every hedge contract relating to any delivery or deliveries in the commodity in respect of which recognition has not been renewed, and entered into between a member and a member or between a member and a non-member, and remaining to be performed, shall be deemed to be closed out at such rate or rates appropriate to such delivery or deliveries as the Forward Markets Commission may fix in this behalf; and

(b) all differences arising out of any contract so deemed to be closed out shall be payable on the basis of the rate fixed under clause (a) and the seller shall not be bound to give and the buyer shall not be bound to take delivery of the goods."

T. R. VARMA
Secretary

*The Central India Cotton Association Limited
Ujjain*

INDUSTRIAL FINANCE CORPORATION OF INDIA**NOTIFICATION**

New Delhi, the 13th September 1960

No. 9/60—It is hereby notified that in pursuance of Regulation 60 read with Regulation 34 of the General Regulations of the Corporation, only one valid nomination for election of an Auditor under Section 34 of the Industrial Finance Corporation Act, 1948 (Act XV of 1948), has been received in favour of M/s S. B. Billimoria & Co., Chartered Accountants, 113, Mahatma Gandhi Road, Fort, Bombay, and as such they are deemed to be elected as an Auditor at the Twelfth Annual General

Meeting of the shareholders of the Corporation convened for the purpose on Saturday, the 24th September 1960 at 4.00 P.M. in the Head Office of the Corporation, Reserve Bank Building (2nd Floor), 6-Parliament Street, New Delhi.

H. V. VENKATASUBBIAH
General Manager

LOST

The undernoted Government Promissory Notes originally standing in the name of Sukh-Lall the Proprietor by whom they were never endorsed to any other person, having been lost, notice is hereby given that the payment of notes noted below and the interest thereupon has been stopped at the Public Debt office, Reserve Bank of India, Delhi, and that application is about to be made for the issue of Duplicates in favour of Ram Chandra Saxena the Succession Certificate Holder in the estate of the deceased Proprietor.

The public are cautioned against purchasing or otherwise dealing with the above mentioned securities.

Name of the Advertiser—Ram Chandra Saxena, Head-clerk.

Residence—Kr. Daya Shanker, E.M. Inter College, Bareilly.

DHO.10764, 10765—4 per cent 1960—70—Rs. 200 each.

DHO.10766—4 per cent 1960—70—Rs. 500.

RAM CHANDRA SAXENA

LOST

No. of G. P. Notes	Loan	Amount
OA 037379	3% Victory Loan 1957	Rs. 500
OA 037380	" " " "	Rs. 1,000
OA 019092	3% 1896-97	Rs. 5,000
OA 049149	3% First Development Loan 1970-75	Rs. 5,300

The above Government Promissory Notes originally standing in the name of Sachinandan Prasad Singh, the proprietor by whom they were never endorsed to any other person, having been lost, notice is hereby given that payment of the above notes and the interest thereupon have been stopped at the Public Debt Office, Reserve Bank of India, Calcutta, and that application is about to be made for the issue of duplicates in favour of the proprietor(s). The public are cautioned against purchasing or otherwise dealing with the above mentioned securities.

Signature of the advertiser—Sachinandan Prasad Singh, Monghyr (Bihar).

Residence—Rajbati.

Monghyr (Bihar)

Approved

Seal of the Reserve Bank of India, Calcutta.

CHANGE OF NAME

This is to inform every one that I presently known by the name A. Pitchaiah, have changed it to A. Pitchaiah Surendra. The latter name is the one I shall use from now on for all purposes.

CHANGE OF NAME

It is hereby notified that the undersigned has changed his name from JAKI SANTAN to JOAO SANTANA MASCARENHAS.

Dated 4th December 1959

JAKI SANTAN

CHANGE OF NAME

I, Lieut (Miss) S KAPUR AMC/SSRC (MS-6409), having married Capt GBVL SASTRY on 14 Apr 60 at GUR-DASPUR, have changed my name to Lieut (Mrs) S SASTRY.

S SASTRY
Lieut AMC/SSRC

CHANGE OF NAME

I, Sri Lalit Mohan De have changed my surname as "Roy" in place of "De", and henceforth shall be known as Lalit Mohan Roy.

CHANGE OF NAME

I, Gopal Ch. Sen, S/o late Basanta Kr. Sen Gupta of Noakhali at present an employee of N.F. Rly., have by an affidavit before 1st Class Magistrate, Gauhati changed my name to Gopal Ch. Sen Gupta.

CHANGE OF NAME

I, Prohlad Charan Das, Coal Checker (Ty. Clerk in D.M.E.'s office KGP) Loco Shed Kharagpur, SER, shall hereafter be known as Janardan Das. This new name should be used in all official records in future.

CHANGE OF NAME

Known by all these presents that I till now known as Daulat Tulsiram Suryavamshi son of Shri Tulsiram Kachare by a deed changing the surname have decided to be known and called as Daulat Tulsiram Kachare hereafter and shall be known as such.

CHANGE OF NAME

I, N. Gopalaswamy, shall henceforth be known as N. Gopal.

CHANGE OF NAME

It is hereby notified that the undersigned has changed his name from NANA HANUMANTA BHOJANE to TULSIRAM KHANDOOJI BHOJANE.

NANA HANUMANTA BHOJANE

Dated, 2nd June 1960.

CHANGE OF NAME

I, G. Joseph, Clerk, Head Post Office, Guntur, Andhra Pradesh, have changed my name from G. Joseph to G. Jojaiah.

CHANGE OF NAME

I, Wazir Chand son of Shri Prem Chand Nanda have changed my name to Wazir Chand Nanda.

CHANGE OF NAME

I, Satyanarayana T. No. 7000/94, of Kharagpur Workshops, shall hereafter be known as PIDUGU BHUJANGA RAO.

CHANGE OF NAME

I, former surname Adh Ram and assumed surname Yad Ram request all persons at all times hereafter to designate and address me by surname of Yad Ram and not Adh Ram.

CHANGE OF NAME

I, Ramachandra T. Lohana employed as Delivery Clerk in Traffic Department, Kandla Port hereby change my Surname from "LOHANA" to "MAIDASANI" reading Ramchandra T. Maidasani.

CHANGE OF NAME

I, Har Shanker Sahai heretofore called and known by the name of Hari Shanker hereby give notice that by a deed poll dated 13th August 1960 registered in the Registry Office, Shahjahanpur on 16th August 1960. I abandoned the said name of Hari Shanker and adopted the name of Har Shanker Sahai.

CHANGE OF NAME

I, Balbir Singh S/o Shri Sis Ram, at present employed in Ministry of Labour and Employment, New Delhi, and known in the official records as Balbir Singh Sharma, hereby notify to be known in the official records also as Balbir Singh instead of Balbir Singh Sharma.

CHANGE OF NAME

I, Garib Singh S/o Sardar Sadhu Singh R/o Bahga, Hoshiarpur have changed my name to Garib Singh Fremi.

CHANGE OF NAME

I, Amar Nath G. M. Raja, S/o L. Khan Chand Wadhwa of B-96, Kalkaji, New Delhi, have changed my name to Amar Nath Wadhwa.

NOTICE**Notice under Section 72 of the I.P. Act, 1922**

Delhi, the 17th May 1960

It is hereby notified that Firm M/s Atma Ram Sukhdev Ram, Gali Parawantaywali, Delhi have dissolved their partnership on 17th May 1960 by order of the Court in suit No. 318 of 1958, Shri H. S. Ahluwalia, Sub-Judge, 1st Class, Delhi

SUKHDEV RAM
S/o Shambhuwal
Sadhaura (Ambala)

FORM NO. 151

(See Rule 315)

Companies Act, 1956**Creditor's Voluntary Winding-Up****Notice of appointment of liquidator pursuant to Sec. 516**

Name of Company—DAVANGERE INDUSTRIAL AGENCIES (PRIVATE LIMITED).

Nature of business—Mg. Agents: Davangere Vanaspati Vegetable Oil Co. Ltd., Davangere (already liquidated).

Address of Registered Office—Chitradurga Road, Davangere.

Name and address of Liquidator—N. Narasimhamurthy Pleader, Davangere City.

Date of appointment—3rd September 1960.

By whom appointed—Shareholders of the Company at the General Meeting held on 3rd September 1960.

N. NARASIMHAMURTHY
Liquidator

NOTICE**FORM NO. 155**

(See Rule 329)

Creditors' Voluntary Winding Up

VINOD BHUSHAN OIL MILLS LIMITED, NAYABANS, DELHI

Notice convening final meeting

Notice is hereby given in pursuance of Section 509 of the Companies Act, 1956, that a General Meeting of the members of the above named company will be held at the Registered Office of the Company on Tuesday, the twenty-fifth day of October 1960 at 9-30 A.M. in the morning (and a meeting of the Creditors will be held at the Registered Office of the Company on Tuesday, the twenty-fifth day of October 1960, at 4-00 P.M. in the evening) for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the property of the company disposed of and of hearing any explanation that may be given by the Liquidator and also by determining by a Special Resolution of the company by the creditors, the manner in which the books, accounts and documents of the company and of the Liquidator shall be disposed of.

Dated this sixth day of September 1960.

D. K. KAPUR
Liquidator

NOTICE

A WILL dated 8th July 1960 purporting to have been executed by one HANS RAJ S/o Lalla Nandal who lived in 63-64, Office Venkatachalam Mudali Street, Triplicane, Madras, 5 in favour of his brother Kuldip Raj KASHYAP in respect of business run under the name and style of Messrs. R. L. Hans Raj & Co., 132, Nyniappa Naick Street, P.T., Madras, 3 to take effect after his death was presented for registration on the 19th July 1960 by Kuldip Raj Kashyap claimant under the WILL on the allegation that the executant Hans Raj died on 10th July 1960 before getting the deed registered whereas it has been decided to hold an enquiry into the genuineness of the said WILL in the Office of Sub-Registrar of Triplicane on 11th October 1960. Persons who have any objection may appear in

this office at 10.30 A.M. on the said date and state their objections if any. No notice will be taken on any objection preferred after that date.

R. VISVANATHAN
Sub-Registrar

abovenamed company, was presented to the Circuit Bench of the Punjab High Court, at Delhi on the 18th January 1960, by Shri M. L. Gupta, the Agent of the Hindustan Commercial Bank Ltd. Delhi, through Shri Din Dayal Kapur, Advocate for the petitioner.

NOTICE

FORM No. 151

(See Rule 315)

Companies Act, 1956

Members Voluntary Winding up

Notice of appointment of Liquidator

Pursuant to Section 516

Name of Company—Industrial Engineering Services Ltd.

Nature of business—For importing and selling Sugar manufacturing machinery and other heavy machines.

Address of Registered Office—No. 10, Scindia House, New Delhi.

Name and address of Liquidator—Mr. B. D. Kohli 1/778 Nicholson Road, Delhi.

Date of Appointment—2nd September 1960.

By whom appointed—Messrs. N. Sahni and K. D. Kohli the only two Directors of the Company.

B. D. KOHLI
Liquidator**NOTICE**

Minutes of the meeting of the Board of Directors of The Industrial Engineering Services Limited held at 10 Scindia House, New Delhi on 2nd September 1960 at 5 P.M.

Present:

Mr. J. N. Sahni.

Mr. K. D. Kohli.

Resolved that the Company be and is hereby wound up voluntarily and Mr. B. D. Kohli of 1/778 Nicholson Road, Delhi is hereby appointed as voluntary Liquidator for a fixed remuneration of Rs. 50 only.

J. N. SAHNI
Director**IN THE HIGH COURT FOR THE STATE OF PUNJAB AT CHANDIGARH**Original Side Civil—
Case No. 5-D of 1960In the matter of the Companies Act (1) of 1956, and the
M/s Chemical Industries Ltd. Delhi

The Hindustan Commercial Bank Ltd., Delhi, through

Shri M. L. Gupta its Agent—Petitioner

versus

The M. S. Chemical Industries Ltd., Delhi—Respondent.

Notice is hereby given that petition under section 439 of the Companies Act (1) of 1956, for winding up the

And whereas it has been directed that the said petition shall come up for hearing before the Circuit Court at Delhi on the 13th May 1960 (Actual), notice is here given to any creditor or contributory of the said company, desirous of opposing the making of an order for the winding up of the said company under the Indian Companies Act of 1956, to appear in the Circuit Bench of the Punjab High Court at Delhi, at 10 o'clock in the forenoon of the 25th November 1960 (Actual) either in person or by an Advocate of this Court, or by an agent duly authorised.

It is further notified, that a copy of the petition presented to this Court by the petitioner aforementioned will be furnished to any contributory or creditor of the company requiring the same, on an application to the said Court, and on payment of the regulated charges for the same.

Given under my hand and the seal of the High Court for the State of Punjab at Chandigarh, this 16th day of April 1960.

(Sd.) ISHWARI PARSHAD
Superintendent Judicial

NOTICE TO CREDITORS

Estate Major Alan Ebenezer Ker deceased

Pursuant to Section 360 of Act XXXIX of 1925 and 42 of Act XXVIII of 1866 all persons having claims against the estate of the abovenamed deceased late of 24 Fordwych Road Cricklewood, London who died in London on the 12th September 1958 and Letters of Administration to whose estate have been granted by the High Court at Calcutta to Mr. Framjee Cursetjee Heerjeebhoy Rustomjee of Nos. 5 & 7, Netaji Subhas Road, Calcutta, Solicitor, are hereby required to send full particulars of their claims on or before 31st October 1960 to the undersigned after which date the administrator will proceed to distribute the assets without regard to any claims except these of which notice is received.

Dated the 14th day of September 1960.

SANDERSONS & MORGANS
Solicitors to the Administrator abovenamed
5 & 7, Netaji Subhas Road
Calcutta